Case	2:23-cv-09872-MCS-SK D	ocument 42 #:1404	Filed 03/20/25	Page 1 of 3	Page ID
1 2 3 4 5 6 7	GLENN SOLOMON (SB) gsolomon@kslaw.com ARWEN R. JOHNSON (Sarwen.johnson@kslaw.co RAMON A. MIYAR (SB) rmiyar@kslaw.com KING & SPALDING LI 633 West Fifth Street, Sui Los Angeles, CA 90071 Telephone: +1 213 443 4 Facsimile: +1 213 443 4	SBN 247583) om N 284990) LP te 1600			
8 9 10 11 12 13 14 15 16	ROBERT M. COOPER (presoper@kslaw.com KING & SPALDING LI 1700 Pennsylvania Ave. N Washington, D.C. 20006 Telephone: +1 202 737 0 Facsimile: +1 202 626 3 Attorneys for Plaintiffs EN EMANATE HEALTH IP MEDICAL GROUP; EMA PRESBYTERIAN HOSPI MEDICAL CENTER d/b/ QUEEN OF THE VALLE EMANATE HEALTH IN HOSPITAL	LP J.W., Suite 90 500 737 MANATE HE A; EMANAT ANATE HEA TAL; EMAN TAL; EMAN TAL; EMAN TAL; EMAN TAL; EMAN	EALTH; TE HEALTH ILTH FOOTHIL NATE HEALTH E HEALTH L and d/b/a		
17	UNITED STATES DISTRICT COURT				
18 19	CENTRAL DISTRICT OF CALIFORNIA				
20					
21	EMANATE HEALTH, a			23-cv-09872-]	MCS-SK
22	non-profit public benefit cal.,	orporation, et	MARCH 20	, 2025 JOIN	
23	Plaintiffs,		REPORT R ARBITRAT	EGARDING TION	j
24	V.		Date Next R	eport is Due:	July 18, 2025
25	OPTUM HEALTH, a Cal	ifornia		_ =	, -) = - = -
26	corporation, et al.,				
27	Defendants.				
28					
			1		

MARCH 20, 2025 JOINT STATUS REPORT REGARDING ARBITRATION

Pursuant to this Court's July 23, 2024 Order, Defendants Optum Health; Optum Health Plan of California; OptumCare Holdings, LLC; OptumCare Management, LLC; and Health Care Partners Affiliates Medical Group (collectively, "Defendants"), and Plaintiffs Emanate Health; Emanate Health IPA; Emanate Health Medical Group; Emanate Health Foothill Presbyterian Hospital; and Emanate Health Medical Center (collectively, "Plaintiffs"), hereby jointly submit this status report regarding arbitration proceedings:

Emanate Health Medical Group; Emanate Health Foothill Presbyterian Hospital; and Emanate Health Medical Center d/b/a Emanate Health Queen of the Valley Hospital and d/b/a Emanate Health Inter-Community Hospital (the "Signatory Plaintiffs"), together with Defendants, have submitted the Signatory Plaintiffs' claims to JAMS for further proceedings consistent with the Court's Order. The Signatory Plaintiffs and Defendants filed a stipulated proposed Case Management Order with JAMS on March 10, 2025. The parties have requested an arbitration hearing date in late Spring 2026, but the hearing date has not yet been set.

The parties will submit their next joint status report by the July 18, 2025 deadline.

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1	Dated: March 20, 2025	KING & SPALDING LLP	
2		/s/ Ramon A. Miyar	
3		Glenn Solomon Arwen R. Johnson	
		Robert M. Cooper	
4		Ramon A. Miyar	
5		Attorneys for Plaintiffs	
6		EMANATE HEALTH; EMANATE	
7		HEALTH IPA; EMANATE	
		HEALTH MEDICAL GROUP;	
8		EMANATE HEALTH MEDICAL CENTER d/b/a EMANATE	
9		HEALTH QUEEN OF THE	
10		VALLEY HOSPITAL and d/b/a	
		EMANATE HEALTH INTER-	
11		COMMUNITY HOSPITAL;	
12		EMANATE HEALTH FOOTHILL	
13		PRESBYTERIAN HOSPITAL	
14			
15	Dated: March 20, 2025	HOGAN LOVELLS US LLP	
16		/s/ Michael M. Maddigan	
17		Michael M. Maddigan	
18		Justin W. Bernick Jordan D. Teti	
		Jordan D. Teti	
19		Attorneys for Defendants	
20		OPTUM HEALTH; OPTUM HEALTH PLAN OF CALIFORNIA;	
21		OPTUMCARE HOLDINGS, LLC;	
		OPTUMCARE MANAGEMENT,	
22		LLC; HEALTH CARE PARTNERS AFFILIATES MEDICAL GROUP	
23			
24			
25	<u>ATTESTATION</u>		
26	* Pursuant to Local Rule 5-4.3.4(a)(2), the filer attests that all other signatories		
27	listed, and on whose behalf the filing is submitted, concur in the filing's content		
28	and have authorized this filing.		
	3		
	MARCH 20, 2025 JOINT STATUS REPORT REGARDING ARBITRATION		